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Attorney's Docket No. $\frac{INF-0.09}{I}$

PATENT

APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application
Assistant Commissioner for Patents
Washington, D.C. 20231

NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s):

Steven T. Kirsch

WARNING: Patent must be applied for in the name(s) of all of the actual inventor(s). 37 CFR 1.41(a) and 1.53(b).

For (title):

DOCUMENT RETRIEVAL SYSTEM WITH ACCESS CONTROL

CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this New Application Transmittal and the documents referred to as enclosed therein are being deposited with the United States Postal Service on this date September 10, 1997 in an envelope as "Express Mail Post Office to Addressee" Mailing Label Number EM097355446US addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Larry Santos

(type or print name of person mailing paper)

Signature of person mailing paper

NOTE: Each paper or fee referred to as enclosed herein has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 CFR 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

(Application Transmittal [4-1]—page 1 of 9)

1. Type of Application
This new application is for a(n)
(check one applicable item below)
□ Original (nonprovisional)
☐ Design
☐ Plant
WARNING: Do not use this transmittal for a completion in the U.S. of an International Application under 3: U.S.C. 371(c)(4), unless the International Application is being filed as a divisional, continuation of continuation-in-part application.
WARNING: Do not use this transmittal for the filing of a provisional application.
NOTE: If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
☐ Divisional.
☐ Continuation.
☐ Continuation-in-part (C-I-P).
2. Benefit of Prior U.S. Application(s) (35 U.S.C. 119(e), 120, or 121)
NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parer case, or where the parent case is an International Application which designated the U.S., or benef of a prior provisional application is claimed, then check the following item and complete and attack ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c) (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, an application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a ciapplication, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.
WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Feder holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).
The new application being transmitted claims the benefit of prior U.S. application(s) and enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
 Papers Enclosed That Are Required for Filing Date under 37 CFR 1.53(b) (Regular) or 37 CFR 1.153 (Design) Application
9 Pages of specification
_4 Pages of claims
1 Pages of Abstract
_1 Sheets of drawing
☑ formal
☐ informal

WARNING: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. Comments on proposed new 37 CFR 1.84. Notice of March 9, 1988 (1990 O.G. 57-62).

NOTE: "Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top of the page." 37 C.F.R. 1.84(c)).

		· ·
		(complete the following, if applicable)
		The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).
4.	Additi	onal papers enclosed
		Preliminary Amendment
	凶	Information Disclosure Statement (37 CFR 1.98)
	X	Form PTO-1449
		Citations
		Declaration of Biological Deposit
		Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence.
		Authorization of Attorney(s) to Accept and Follow Instructions from Representative
		Special Comments
		Other
5.	Decla	ration or oath
	\boxtimes	Enclosed
		Executed by
		(check all applicable boxes)
		☑ inventor(s).
		☐ legal representative of inventor(s). 37 CFR 1.42 or 1.43.
		 joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
		This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item 13 below for fee.

Not Enclosed.
WARNING: Where the filing is a completion in the U.S. of an International Application, but where a declaration is not available, or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.

(Application Transmittal [4-1]—page 3 of 9)

Application is made by a person authorized under 37 CFR 1.41(c) on behalf of all the above named inventor(s).
(The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently).
NOTE: It is important that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).
Showing that the filing is authorized. (not required unless called into question. 37 CFR 1.41(d))
6. Inventorship Statement
WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.
The inventorship for all the claims in this application are:
or
□ Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made,
is submitted.
will be submitted.
7. Language
NOTE: An application including a signed oath or declaration may be filed in a language other than English. A verified English translation of the non-English language application and the processing fee of \$130.00 required by 37 CFR 1.17(k) is required to be filed with the application, or within such time as may be set by the Office. 37 CFR 1.52(d).
NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated. 37 CFR 1.69(b).
☑ English
☐ Non-English
☐ The attached translation is a verified translation. 37 CFR 1.52(d).
8. Assignment
An assignment of the invention to
is attached. A separate ["COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING NEW PATENT APPLICATION" or [] FORM PTO 1595 is also attached.
☐ will follow.
NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).
WARNING: A newly executed "CERTIFICATE UNDER 37 CFR 3.73(b)" must be filed when a continuation-in-part application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.

(Application Transmittal [4-1]—page 4 of 9)

9.	Certified	Copy
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Certified copy(ies) of application(s)

country	appln. no.			filed
country	appin. no.			filed
country	appln. no.			filed
from which priority is claimed				
is (are) attached.				
☐ will follow.				
NOTE: The foreign application forming declaration. 37 CFR 1.55(a) and		m for p	riority must be rei	ferred to in the cath or
NOTE: This item is for any foreign prior U.S. application or International A 120 is itself entitled to priority for PAGES FOR NEW APPLICATION CLAIMED.	Application from which om a prior foreign at	ch this a policatio	ipplication claims l in, then complete	item 18 on the ADDED
10. Fee Calculation (37 CFR 1.1	16)			
A. Regular application				
	CLAIMS AS FIL	.ED		
Number filed	Number Extra		Rate	Basic Fee 37 CFR 1.16(a) \$770.00
Total Claims (37 CFR 1.16(c)) ¹⁹ - 20	= 0	×	\$ 22.00	
Independent Claims (37 CFR 1.16(b)) 3 - 3	= 0	×	\$ 80.00	
Multiple dependent claim(s), if any (37 CFR 1.16(d))		+	260.00	
☐ Amendment cancelling	extra claims en	closec	i.	
☐ Amendment deletirig n	nultiple-depende	ncies	enclosed.	
☐ Fee for extra claims is	not being paid	at this	s time.	
NOTE: If the fees for extra claims are no prior to the expiration of the tir notice of fee deficiency. 37 CF	ne period set for res	oust be p oponse l	paid or the claims o by the Patent and	cancelled by amendment Trademark Office in any
	ng Fee Calculation	งก		\$ 770.00
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В.		Design application (\$310.00—37 CFR	1.16(f))	
			Filing Fee Calculation	\$
C.		Plant application (\$510.00—37 CFR		\$
			Filing fee calculation	Φ
11.	Sma	II Entity Statement		
	X	1.27 is (are) attach		
WAF	RNING	including applications or patent in which the under 35 U.S.C. 119 filed in the prior app statement in the prior	ity in one application or patent does not affa or patents which are directly or indirectly e status has been established. A nonprove (e), 120, 121 or 365(c) of a prior application lication if the nonprovisional application or application or includes a copy of the value as a small entity is still proper and desired	y dependent upon the application isional application claiming benefit in may rely on a verified statement includes a reference to a verified erified statement filed in the prior
		(co	mplete the following, if applicable	e)
		Status as a small	entity was claimed in prior applic	cation
		is being claimed f	20,	, from which benefit
		☐ 1: □ 3:	21, 65(c),	
			s as a small entity is still proper	and desired.
			e verified statement in the prior	
- :::			of A, B or C above)	\$ 385.00
	TE: A	any excess of the full fee	e paid will be refunded if a venfied staten ate of timely payment of a full fee. The to	nent and a refund request are filed
12.	Req	uest for Internatio	nal-Type Search (37 CFR 1.104	(d))
			(complete, if applicable)	
			international-type search report for amination on the merits takes pla	

13. Fe	e F	Paym	nent Being Made at This Time				
	☐ Not Enclosed						
			No filing fee is to be paid at this time. (This and the surcharge required by 37 CFR 1.16(e) car quently.)	n be	paid subse-		
	X	Encl	losed				
		X	Basic filing fee	\$	385.00		
			Recording assignment (\$40.00; 37 CFR 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$			
			Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached. (\$130.00; 37 CFR 1.47 and 1.17(h))	\$			
			For processing an application with a specification in a non-English language. (\$130.00; 37 CFR 1.52(d) and 1.17(k))	\$			
			Processing and retention fee (\$130.00; 37 CFR 1.53(d) and 1.21(l))	\$			
			Fee for international-type search report (\$40.00; 37 CFR 1.21(e))	\$			
NOTE	to 1 fi	com .53 ar ling fe	R 1.21(I) establishes a fee for processing and retaining any application that is applied the application pursuant to 37 CFR 1.53(d) and this, as well as the distribution pursuant to 37 CFR 1.53(d) and this, as well as the distribution of a prior U.S. applied to the processing and retention fee of § 1.21(I) must be partion under § 53(d).	ne ci catio	nanges to 37 CFH n, either the basic within 1 year from		
			Total fees enclosed \$_		385.00		
14. N	J et		of Payment of Fees				
	X		eck in the amount of \$_385.00				
		Ch A d	arge Account No in the amount of \$				
NOTE		ees s	hould be itemized in such a manner that it is clear for which purpose the).	e fee	s are paid. 37 CFR		

15. Au	thoriz	ation to Charge Addition	nal Fees					
WARNII	WARNING: If no fees are to be paid on filing, the following items should not be completed.							
WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.								
Œ	by	Commissioner is hereby this paper and during the 9-0590	authorized to charge the following additional fees entire pendency of this application to Account No.					
	X	37 CFR 1.16(a), (f) or (g) (filing fees)					
	X	37 CFR 1.16(b), (c) and	(d) (presentation of extra claims)					
NOTE:	must o	only be paid or these claims car response by the PTO in any no ize the PTO to charge additional	ultiple dependent claims not paid on filing or on later presentation neelled by amendment prior to the expiration of the time period office of fee deficiency (37 CFR 1.16(d)), it might be best not to claim fees, except possibly when dealing with amendments after					
		37 CFR 1.16(e) (surchar on a date later than the	rge for filing the basic filing fee and/or declaration e filing date of the application)					
		37 CFR 1.17 (application	on processing fees)					
WARNI	WARNING: While 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time under § 1.136(a), this authorization should be made only with the knowledge that: "Submission of the appropriate extension fee under 37 C.F.R. 1.136(a) is to no avail unless a request or petition for extension is filed." (Emphasis added). Notice of November 5, 1985 (1060 O.G. 27).							
		to 37 CFR 1.311(b))	at or before mailing of Notice of Allowance, pursuant					
NOTE:	of a N	e an authorization to charge the lotice of Allowance, the issue fee iling the notice of allowance. 3	issue fee to a deposit account has been filed before the mailing a will be automatically charged to the deposit account at the time 7 CFR 1.311(b).					
NOTE:	37 CF be file	R 1.28(b) requires "Notification of the application prior to	of any change in loss of entitlement to small entity status must paying, or at the time of paying, issue fee." From the wording change of status must be made even if the fee is paid as "other ation is required if the change is to another small entity.					
16. i n	struct	ions as to Overpaymen	t					
[X C	redit Account No. 19-0	590					
[□ Re	efund	Thomas Shirell					
			SIGNATURE OF ATTORNEY					
Reg. N	lo.	24,518	Thomas Schneck (type or print name of attorney)					
Tel. No	o. (4	08) 297-9733	P.O. Box 2-E					
			P.O. Address					
			San Jose, CA 95109-0005					

(Application Transmittal [4-1]—page 8 of 9)

\sqcup	Incorp	poration by reference of added pages
		(check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED)
		Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed
		Number of pages added
		Plus Added Pages for Papers Referred to in Item 4 Above
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
\boxtimes	State	ment Where No Further Pages Added
		(if no further pages form a part of this Transmittal, then end this Transmittal with this page and check the following item.)
	\boxtimes	This transmittal ends with this page.

Declaration OR

with Initial Filing

Submitted

X

1	

DECLARATION FOR
UTILITY OR DESIGN
PATENT APPLICATION

Declaration

Submitted after

Initial Filing

Attorney Docket Number INF-009 Steven T. Kirsch First Named Inventor **COMPLETE IF KNOWN** Application Number Filing Date Group Art Unit **Examiner Name**

			<u> </u>	 			
As a below named inventor, I hereby declare that:							
My residence, post office address, and o	citizenship are as stated l	below next to my name					
I believe I am the original, first and sole below) of the subject matter which is cla	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:						
DOCUMENT RETRIEV	DOCUMENT RETRIEVAL SYSTEM WITH ACCESS CONTROL						
	(Title of	f the Invention)					
the specification of which is attached hereto OR was filed on (MM/DD/YYYY)	the specification of which Is attached hereto OR						
Application Number I hereby state that I have reviewed and amendment specifically referred to about	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any						
I acknowledge the duty to disclose info	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37 Code of Federal Regulations, § 1.56.						
I hereby claim foreign priority benefits under Title 35, United States Code §119 (a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or §365 (a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed							
Prior Foreign Application Country Foreign Filing Date (MM/DD/YYYY) Not Claimed YES		py Attached?					
			00000				
Additional foreign application numbers are listed on a supplemental priority sheet attached hereto:							
I hereby claim the benefit under Title 35.	United States Code § 11	19(e) of any United States	provisional applicati	on(s) listed below.			
Application Number(s)	Filing Date	(MM/DD/YYYY)	numbe supple		on a		

Page 1

Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231.

DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner of Patents and Trademarks, Washington, DC 20231.

DECLARATION

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s), or §365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code §112, I

acknowledg became ava	d States or PCT Internation ge the duty to disclose informaliable between the filing date	ormation w	which is onor app	s mater plication	nal to p	patentabil	lity as de al or PCT	efined in Tintern	in Title 37, (national filing	Code of Fed	deral Reg application	gulations on.	§1.56 which
U.S. P	arent Application Number	1		T Parent Number					ing Date YYYY)	F		Patent l	Number
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	nal U.S. or PCT international					<u></u>						:- AL	
	inventor, I hereby appoint th ark Office connected therew		g regis	tereo p	ractitio	ner(s) to p	orosecui	e this a	pplication an	nd to transac	t all busin	ess in the	e Patent
	Name				stration mber		Name						egistration Number
Thomas	s Schneck			24,5	18								
Mark I	Protsik			31,7	88								
Kennet	th C. Brooks			38,3	93								
George	e B. F. Yee			37,4	.78								
Addition	onal registered practitione	er(s) nam	ed on	a sup	pleme	ntal shee	et attach	ned he	reto.				
Direct all co	orrespondence to Cu	ıstameı	r No	٥. د	0389	17							
Name	Thomas Schneck												
Address	P.O. Box 2-F	E											
Address													
City	San Jose					- /20	State		CA				-0005
Country	U.S.A.			chilone			297-9733 Fax				408/29		
be true, and imprisonment	tlare that all statements made further that these statement or, or both, under Section 10 on or any patent issued there	nts were ma 001 of Title	ade wit	ith the k	knowled	dge that w	vilifui fais	se state	ements and th	he like so m	nade are p	ounishable	e by fine or
	Sole or First Inventor	_				[☐ A pe	tition t	has been file	led for this	unsigned	d invent	or
Given Name	Steven			Middle Initial		Famil Name		irsc	ch .			Suffix e.g. Jr.	
Inventor's	1			>							a/	10	
Signature	This t		<u>_</u>							Date	7/3	3/9-7	7
Residence:	city Los Altos			State	CA	Country	, U.	S.A.	•		Citize	enship	U.S.A.
Post Office A	Address 916 Lurx	dy Lar	ne										
Post Office	Address									·- <u></u>		-	
City LOS	s Altos	State	CA	Zip	94	4024	С	Country	U.S.	.A.			

Additional inventors are being named on supplemental sheet(s) attached hereto

11.14

PTO/SB/09 (10-96)
Approved for use through 10/31/99. OMB 0651-0031
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

VERIFIED STATEMENT CLAIMING SMALL ENTITY STATUS (37 CFR 1.9(f) & 1.27(b))--INDEPENDENT INVENTOR

Docket Number (Optional)

37 CFR 1.9(f) & 1.27(b))IND	EPENDENTINVENTOR	INF-009			
Applicant or Patentee: Stever	T. Kirsch				
Application or Patent No.:					
Filed or Issued:					
Title DOCUMENT RETRIEVAL SYSTEM WITH ACCESS CONTROL					
Tide					
As a below named inventor, I hereb 1.9(c) for purposes of paying reduc	ry declare that I qualify as an independent in ed fees to the Patent and Trademark Office	ventor as defined in 37 CFR described in:			
$\overline{\mathrm{X}}$ the specification filed herewith with title as listed above.					
the application identified above.					
the patent identified above.					
grant, convey, or license, any rights under 37 CFR 1.9(c) if that person	eyed, or licensed, and am under no obligation in the invention to any person who would not had made the invention, or to any concern v (a) or a nonprofit organization under 37 CF	qualify as an independent inventor which would not qualify as a small			
Each person, concern, or organiza obligation under contract or law to	tion to which I have assigned, granted, conv assign, grant, convey, or license any rights	veyed, or licensed or am under an in the invention is listed below:			
No such person, concern,	or organization exists.				
X Each such person, concern, or organization is listed below.					
Infoseek Corpora 1399 Moffett Parl					
	ornia 94089-1134				
Separate verified statements are reinvention averring to their status as	equired from each named person, concern, c small entities. (37 CFR 1.27)	or organization having rights to the			
entitlement to small entity status i	s application or patent, notification of any clorior to paying, or at the time of paying, the on which status as a small entity is no long	e earliest of the issue fee or any			
information and belief are believed to willful false statements and the like of Title 18 of the United States Co	s made herein of my own knowledge are true o be true; and further that these statements w so made are punishable by fine or imprison de, and that such willful false statements r reon, or any patent to which this verified sta	vere made with the knowledge that ment, or both, under section 1001 may jeopardize the validity of the			
Steven T. Kirsch NAME OF INVENTOR	NAME OF INVENTOR	NAME OF INVENTOR			
ATICO	IAMINE OF HAN FLATOLY	TA MAIL OF HAAFIATORY			
Signature of inventor	Signature of inventor	Signature of inventor			
9/3/97	Data	Date			
Date	Date	Date			

Burden Hour Statement: This form is estimated to take 0.3 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Docket Number (Optional)

INF-009

PTO/SB/10 (10-96)
Approved for use through 10/31/99. OMB 0651-0031
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

the owner of the small business concern identified below:
an official of the small business concern empowered to act on behalf of the concern identified below:

VERIFIED STATEMENT CLAIMING SMALL ENTITY STATUS

(37 CFR 1.9(f) & 1.27(c))--SMALL BUSINESS CONCERN

Title: DOCUMENT RETRIEVAL SYSTEM WITH ACCESS CONTROL

Applicant or Patentee: Steven T. Kirsch

TITLE OF PERSON IF OTHER THAN OWNER _

SIGNATURE _

Application or Patent No.:

I hereby declare that I am

Filed or Issued:

NAMEOFSMALLBUSINESSCONCERN Infoseek Corporation
ADDRESS OF SMALL BUSINESS CONCERN 1399 Moffett Park Drive Sunnyvale, California 94089-1134
I hereby declare that the above identified small business concern qualifies as a small business concern as defined in 13 CFR 121.12, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees to the United States Patent and Trademark Office, in that the number of employees of the concern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time, part-time, or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third party or parties controls or has the power to control both.
I hereby declare that rights under contract or law have been conveyed to and remain with the small business concern identified above with regard to the invention described in:

If the rights held by the above identified small business concern are not exclusive, each individual, concern, or organization having rights in the invention must file separate verified statements averring to their status as small entities, and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1 9(c) if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d), or a nonprofit organization under 37 CFR 1.9(e).
Each person, concern, or organization having any rights in the invention is listed below: no such person, concern, or organization exists. each such person, concern, or organization is listed below.
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DATE

Description

DOCUMENT RETRIEVAL SYSTEM WITH ACCESS CONTROL

5 TECHNICAL FIELD

The invention relates to electronic document retrieval and in particular to access control for documents available on storage devices located remotely from each other.

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BACKGROUND ART

In communication networks, document servers, i.e. electronic document storage devices such as large disk drives, are frequently located remotely from each In large companies, with plants and offices scattered in many different cities, a computer network is often designed to link all or most locations. network frequently includes a search engine or query server having an index of every word in every document which is selected for electronic availability, together with indexes for every word of such documents, and with pointers identifying the full document and its server where it may be accessed by an address known as a URL. Users with terminals on the network can address the query server with questions phrased in terms of key words and obtain documents which contain the key words. questions are usually phrased or interpreted by the query server with query operators. The index at the query server is consulted to determine if the keywords are in the index, how many times they appear, and the number of documents which are responsive to the question, as interpreted by the search engine at the query server. However, a user is not given access to those documents which are beyond his or her access level.

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In the prior art, the query server contained one list having the access level of each user. The index at the query server contained the access level associated with each corresponding document. Access was provided only to those documents for which the access level of the

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user was appropriate by matching the two lists. The problem here was that the query server had to associate a security level with each document in the index, a cumbersome storage task. In the simplest case, a user is either given permission to search the database, or access is denied, with no middle ground.

Variations of the above approach exist, but in most instances there is a comparison of two lists - the user list, with associated access levels, and the document list, with associated access levels. The document list contains the access level for each appearance of each document in the index. An object of the invention was to devise an access control system which enables secure searching without having to store any access information in the database associated with the search engine.

A further object of the invention is to allow changes in a document server's access control list to be immediately reflected in searches of documents within that document server.

A still further object of the invention is to allow a single centralized index of multiple document servers to be created, whereby searches of this central collection will only return titles of documents that a user has access to, with access control being determined at the remote document servers which contain relevant documents.

SUMMARY OF THE INVENTION

The above object is achieved with a document retrieval system, with access control, in which the documents are stored in a distributed manner over a plurality of servers in a network, termed "web servers", but no access levels are associated with the documents or with the index at a query server. Instead of multiple control lists, a user enters, either manually or automatically, his or her user identification, together with the query to be searched. The search engine at the

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query server receives the question and interprets the query operators to determine the number of hits responsive to the question. Each hit is associated with a document, in electronic form, located at a particular server by means of a pointer, known as a URL. However, before the hits are returned to the user, the hits are "screened" by determining from the web server whether the user has access using an access control list associated with the web server. The list associates user identification with URLs to which the user may have access.

The search engine will not report the presence of the documents for which the access level is insufficient. The web server returns documents for which the access level is compatible. Hence, the net result is that the user appears only to be able to search documents that the user has access to.

An advantage of the present invention is that the security of each document is always consistent between the web server and the search index.

BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 is a plan view of the document retrieval and access control system of the present invention.

Fig. 2 is a plan view of a first embodiment of an access control system in accord with the present invention.

Fig. 3 is a plan view of a second embodiment of an access control system in accord with the present invention.

Fig. 4 is a plan view of a third embodiment of an access control system in accord with the present invention.

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BEST MODE FOR CARRYING OUT THE INVENTION

With reference to Fig. 1, a communications network, such as the Internet or a corporate intranet is indicated by the data bus line 11, a high speed conduit for digital data. Part of the network includes a query server 13 which is seen to comprise a search engine 15 which is connected to the text index database 17. search engine is a high speed processor connected to the network by communications link 11. The search engine has the task of going to each document address in the network, known as a URL, combing through each document associated with the URL and indexing such words in a text index 17. A "URL" is an address or pointer to a document, or a file, or a record in a database, in other words to a piece of information which has been stored at a site known as a web server 23. The initials URL are an abbreviation for "uniform resource locator", recognized by Internet and intranet servers.

The URL is a string of ASCII characters with three common parts, a protocol indicator, a host server name, and a directory and file name, assuming that a file is the search target. An example would be http://federalexec.justice.gov/fbi/agents/cellular/ pagers.html. In the example, the protocol is "http" which is hypertext transfer protocol, a common protocol The host server is which allows linking of files. The document and its "federalexec.justice.gov/fbi/. directory is "fbi/agents/cellular/pagers.html. present invention takes advantage of the hierarchical structure of URLs by allowing access to all items of information specified in the initial portions of the URL for each user, i.e. a partial URL. The more detail specified in a URL, the lower the level of access. For example, the access level associated with http://federalexec.justice.gov/fbi/ might allow access to all files and data in the fbi server, while the further specification of "/agents" would further specify a level

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In the present invention, a list of users of access. would have each user associated with URLs, or partial URLs which that user could access. The http protocol is particularly useful because it works with "browsers", i.e. software programs which allow the formatting of documents in a uniform manner which can be read by any computer or terminal which can run the browser software. Thus, a terminal or computer need not have access to the word processing program in which the document was pre-Perhaps the best known feature of http protocol pared. is the "hyperlink" feature, allowing a user to jump from a word or symbol in one document to another URL which expands upon the word or symbol. Another type of protocol which is commonly used is "ftp" or "fle transfer protocol". This allows direct access to computer files on designated servers and is not necessarily oriented to documents with hyperlinks, like http protocol.

A text index at a query server, lists the words found in documents accessible to the server. In response to a search request, the query server interprets the request and produces the number of hits for the search terms together with the associated URLs for the information. Thus, the query server holds information on all documents of all Internet/intranet sites and can produce corresponding URLs after a search. However, a user may not have proper access level for all of the documents found. In accord with the present invention, the user sees only those documents for which he has proper access.

A typical web site 21 includes a web server 23 and a document storage device 25. The web server 23 is a high speed processor and the storage device 25 is a disk drive. An access control list server 27 may be stored on storage device 25 or may have its own auxiliary storage device, as indicated in Fig. 1. If a separate storage device is used, such as a disk drive, it is also controlled by the web server 23. The web site 21 communicates with other web sites, not shown, which are also

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on the network and joined by one or more communication links, such as data bus line 11. The storage device 25 holds electronic versions of documents which are available for searching and retrieval, but without any access control information.

In a corporate environment, the web site 21 may hold documents from the single plant or factory of a corporation. Other plants and factories have similar web sites which are all linked in a network known as an intranet. Access to documents is limited to persons who Such authorization is mainhave proper authorization. tained in the access control list server 27 associated The list server 27 contains user IDs with each web site. and the list of URLs or partial URLs that each user may In another example, corporate payroll record access. documents might be accessible to all department level managers and their supervisors, plus all members of the payroll and accounting departments. All other corporate employees would not have access to payroll records and so would be excluded from payroll documents available on storage device 25.

In operation, a user would send a query to search engine 15 which would interpret the query. optional communications link 31 is provided to the access control list server 27 to determine whether the user may access web site 21 which has certain corporate documents in the search area under request. Assuming the user has initial access to the home page of web site 21 the search progresses by applying search terms to the index on storage device 17 which has pointers to text documents, such as URLs, found in the storage device 25 within web site 21. Assuming that payroll information is being requested and assuming that the payroll information is stored on storage device 25 which is accessed through the web server 23, the user identification is passed along to the web server 23. The web server 23 has access to the access control list server 27. The text index 17 has

identified documents in storage device 25. The access control list server 27 prevents the web server 23 from delivering any documents where the user identification indicates that the user does not authorization. Only those documents are pulled up for which the user has authorization. Those documents are then reported by the web server 23 to the search engine 15 which, in turn, reports the titles or bibliographic abstracts to the user. It should be noted that the user does not know about records for which access has been denied by the access control list server 27.

It should also be noted that the full text index 17 has no access information. Similarly, the electronic document records in storage device 25 have no security labels or information. All security information is in the access control list server 27 which relates document titles in the text documents storage device 25, their access classification, plus user identification and the access level for each user.

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Example A

With reference to Fig. 2, a query server 13 has access to an access control list file which can be located anywhere, but is associated, as by a data link, with one or more web servers 23 that are indexed by the The access control list has a list of all query server. users of the system, together with a list of documents that each user is permitted to access. The access control list file may be local to the query server 13 or may be accessed remotely using a file transfer protocol The query server uses its own filesystem file locator, 27, to access and interpret the access control list and calls up those documents in web servers 23 responsive to a search query for which the user has access. Only those documents are presented to a user.

Example B

With reference to Fig. 3, the query server 13 accesses an access control list as in the prior example, except that HTTP protocol is used instead of using the filesystem or FTP.

A particular user, Mr. Jones, ID 71234, might need access to FBI cellular communication device numbers, including pagers and telephones. A query is sent to the query server which uses HTTP protocol to access each access control list file associated with each web server whose documents are contained in the index. His access control entry would be as follows:

71234=http://federalexec.justice.gov/fbi/agents/cellular/.

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He might have other entries for other classes of documents, but this class of documents will relate to FBI cellular numbers, whether pagers, telephones, or other devices. A higher level of access would be as follows:

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71324=http://federalexec.justice.gov/fbi/

and a lower level of access would be as follows:

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71324=http://federalexec.justice.gov/fbi/agents/cellular/pagers.html.

In the latter case, Mr. Jones would not have access to cellular telephone numbers and the web server query server would not allow access to telephone numbers. In both cases, the access control file finds the user, 71324, but in the latter case, access is denied.

Example C

with reference to Fig. 4, the query server 13 is connected to a web server 23, as before, except that the web server is running a program, for example a search program, which is triggered or controlled from the query server by a communication, which invokes a script, batch

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file or executable instruction, generated by the query server and meaningful to the program on the web server where the requested document is located. Each web server whose words are indexed validates its own documents for particular users using a validation message. communications are known as "gateway scripts". scripts are sometimes called CGI scripts, where CGI is an acronym for Common Gateway Interface. A script may have a URL in HTTP format which controls or operates the program in the web server to execute a search query. script can be resident in the web server and be invoked only by the URL transmitted by the query server. search server transmits the user identification and list of candidate URLs that match the query and requests a CGI script to validate the list of URLs. The web server performs the validation and returns a list back to the search server indicating the URLs which the user is entitled to read in accord with his access level. documents which are beyond his access level are not reported to the user.

It is now possible to have a centralized index of documents found on multiple document servers, some or all of which may be remote. An access control list is associated with the index of documents. A search of the centralized index will report addresses, URLs, of various documents responsive to the search query. Since the access control list shows the URLs to which the user has access, only those titles to corresponding documents need to be shown to a user or fetched from a document server.

An advantage of the present invention is that changes in the access control list are immediately reflected in searches, because the list links authorized documents for each user identification code, sometimes using a hierarchical structure. In this manner, large categories of documents can be included or excluded from a search with a single file entry, such as a partial URL.

Claims

1. A document retrieval system with access control for a search engine capable of searching documents distributed over web servers in an electronic network comprising,

one or more web servers having electronic versions of documents available by request,

a search engine having access to access control lists for documents on the web servers, the access control list linking authorized users with all documents permitted for each authorized user, whereby documents found in a search are screened with the list to determine the documents for which a user performing a search has access.

- 2. The system of claim 1 further defined by means for forwarding to the user only those document titles compatible with the authorized access of the user.
- 3. The system of claim 1 further comprising a communications link between a query server, connected to the search engine, and access control lists associated with the web servers.

4. A method of document retrieval in a network environment having web servers where documents are stored and query servers where document searches are launched comprising,

executing a query on a query server having access to a document index of documents available for searching on document servers by a person having a unique identification code without regard to access control limitations, yielding a list of all relevant documents, each document having a unique URL,

reviewing all URLs after the search is executed using an access control list associated with each document server to check whether each URL is compatible with the access level of the identification code of the person executing the query, and

delivering only those documents whose URL is compatible with the access level of the person.

- 5. The method of claim 4 further defined by providing a data link between the query server and access control lists for associated web servers.
- 6. The method of claim 5 further defined by storing the access control list separately from the index of documents.
- 7. The method of claim 5 further defined by storing the access control list separately from the documents.
- 8. The method of claim 4 further defined by implementing access control with partial URLs indicating the hierarchy of documents to which a person with a unique identification code has access.

- 9. The method of claim 4 further defined by implementing access control with a common gateway interface script.
- 10. The method of claim 9 wherein said common gateway interface script returns a message to the query server indicating URLs to which a person with a unique identification code has access.
- 11. The method of claim 5 wherein a single access control list is provided for all document servers.
- 12. The method of claim 5 wherein an access control list is provided for each document server.
- 13. A method of document retrieval in a network environment having web servers where documents are stored and query servers where document searches are launched comprising,

a plurality of document servers, each having a plurality of documents, each document identified with a unique URL, each document server having an access control list defining user identification and for each user identification listing URLs for which access is permitted or denied,

executing a query on a query server having access to a document index of documents available for searching on the document servers by a person having one of said identification codes, and

producing only those documents whose URL is compatible with the access level of the identification code of the person.

- 14. The method of claim 13 wherein the URLs are expressed in HTTP protocol.
- 15. The method of claim 13 wherein each access control list lists URLs for each user identification number with a hierarchical indication of documents for which access is permitted or denied.
- 16. The method of claim 15 wherein said hierarchical indication of documents is by partial URLs.
- 17. The method of claim 13 further defined by accessing the access control list by the filesystem of the query server.
- 18. The method of claim 13 further defined by accessing the access control list by a file transfer protocol.
- 19. The method of claim 13 further defined by confirming access to the access control list by a script message from a document server.

Abstract of the Disclosure

An electonic document retrieval system and method for a collection of information distributed over a network having documents stored in web or document servers in which an access control list relates user identification to documents to which a user has access. No access control lists are contained in the documents themselves nor are comparisons made between lists of users, with their access levels, and the classifications of documents. Rather, by the use of URLs or pointers, it is possible to associate every document to which a user has access with the user identification number or code. URLs have a hierchical format which allows partial URLs to indicate levels of access. HTTP protocol, FTP and CGI protocol employ URL calls for documents and can use the access control method and system of the present inven-When a search query is applied to a query server, a list of hits is returned, together with pertinent URLs. The query server consults each access control list associated with each document server, to present to the user only those URLs for which he has a proper access Other URLs for which the user does not have proper access are kept hidden from the user.

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